MECHIVED

IN THE UNITED STATES

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FESSERAL COURT FOR THE EXHIBIT MIDDLE DISTRICT

Po. Box 711

RANDELL HAMPTON

# 226420 , Plaintiff

etal Us. Peose I civil Action No#

Doctor Stdiet etal ) 2:06-CV-400-MHT

PMS, defendants ) etal Simicilar Situatel DEFENDANT)

Affidauit ON PERSONAL KNOWledge Flusuant frep Rule 560)

The Elaintiff, RANDELL HAMPTON IS OUTE, THE AGE OF TWENTY ONE, And DOES HEREBY MAKES This Affidauit ON Personal Knowledge.

The Plaintiff Alledged In this Medical Law Suit, That the There defendants At Bullock County Correctional FACILITY (ONE) 1) Deviced HE, The Elaintiff, Improper 20 medical case, to Violate the Criminal Counter Part of 42 U.SC 1983 Of 18 4.S.C. 242 E,7

2) The Plaintiff Contends what was DONE WAS don't under The Color of LAW, and giving Rist to a Colorable Claim, under BIVEN IS SIX EINTSNOWNED EXPENTS 403 U.S. At. 388 (FEDERAL Rule'S Civil Brocedure) Rule 560) At, 477 US. At 2510.

3) The Plaintiff DOES SO Alledge ON PERSONAL Knowledge, that the Similar Situated defendant, must time acted under the Color of Law, when They Caused .... In adequate medical lare to cour At, W S.cf. At 2326, and 2327 Wilson V. SEITER, giving RISE to [A] ... CONSTITUTIONAL AMENDMENT Eighth Clary Under, Deliberate Indifferent Standard. 4) The Flaintiff Alledge's, and RENledge's That the Defendents laused the ... deliberate Indifference Claims to occur When They, Devied the Plaintiffor Plaintiff's Of Improper medient case At, 429 U.S. At, lot afflying Deliberate Indifferent Standards he to Improper or Iwadeq-Vate medical care!

Cisting to The Level of Eighth Americant Claims

The Plaintiff Contends, without was Done, was Done, to Violate, 398 U.S. At 144 when the Defendants neted under the Coke of Law, he to Wolato federal Staketes At, 42 U.S.C. 1983 (1)(2)(3)(4)(5) of Pinkerton V. United States, 328 U.S. 640 (1946), where Each And Every Member of [A] Conspiercy designed to Deny Day Trunte, Such As The Plaintil of proper medical Carenworld futher Walato Estelle Vs. Gamble 129 U.S. At 106, where The Court REALS. The Complaint with The Personal Affidacists of Flaintill
ON Personal Browledge, (fleep) Admissions Rule 36, and 560 on merits.

6). The Elaintist Complained that due to this medient Condition i.e. [A] medical Condition, that Causes His muscles to Lock up, Causeing The Plaintiff, to RE Hurt (Him Self) For, 429 U.S. 21 106.

The Plaintiff Liled, His 42 U.S. 1983 Lawsurt against the defendant for Denying (He The Plaintiff) of Froger medical Care, and As Froger Medical Cabe was Dewied, the Same, Cause The Elaintist Emotional distress, Having Been Fut In [2] Situation, unable to do for Him Selfati medical Needs, where some devial (2) Deried Improper medical lake (B) Give Rise to the Defendants Beening deliberate Indoff-event, lie to the Elsinfoff medical Needs -(c) did violate the Flaintiff Rights sinder Color of Land 398 45- 144 (D) where Funtine damages Proper 12 USC. 1983 (1)(3)(4)(5)
Bitten 15-SIX 21NKNeuned agents,
At 403 U.S. 11 388

W Enrand FOR Coulterns Ed Ryles of Cru, L. Procoduno 4/e 38, 2nd 39(8) The Plaintiff Request that the Court Deny Any and All Defendants motion to Dismiss, ON The merits of Plaintiff Chains For the Purpose Anderson Vs-LibbyLobby 477 U.S At 2510, Stowing this bearine Issues tol Coul Teral. C 1) HEREIN DEMANDED, OF IN the Afternative, the Court Can Order the Defendants he to FAX Flaintiff (1 million Dallars) Le to Plaintiff who HAS Suffered Irreaparable Demages 1,e to His Emotions, By BEENING DENIES Adequate medical Care, where Defendants, must where Aded ... IN BAN faith, MANNER, to Cause \* Obdurney to occur, when Read With III S.Ct. At 2326, 21 2327 \* Wilson Vi SEHER, AND 129 45At 106, applying Deliberate Indifference Lie to (All Prisoners) medical claims \*\*\*\*IC,7

## WIL

## Jurisdiction

1.e to Entertain All Defendants

ENCLUSING PRISONER COMMISSIONER

Where loss HE may Have failed

I.e. So Solve, State over Crowding

Admiting He would Possible

ENTER ANY Federal FRISON STAY.

(2) where State Commissioner

HAS A DUTY OR POLICY

LIC to See that All State

Prisoner's, Recieves, ANX

Proper Medical Care

(B) Howing Violated State

Folicy, In Failure to

In Vestigate Any

deliberate Claims,

In Volking any Denikl

of State Tamates he

ef Frozen medical Care

Couse the Commissioner he

did too, Cause the Commissioner le to Belane LibAL, 328 US 640 (1946) and Those That Softon , AS Defendants. 11) wheather to Say the Defendants VIII. AS CommissionEr Is Immune when Acting IN BAN Laith, MANNER I.e. to Deny (State Winnells of Alabana) of Proper medical Care see Monell VS My City social Services Supra 12) Funtive Damages Frager tilled Rule 23 (2) (FRED) Lule 57 VIII.

Jurisdiction II

B) This Court, HAS Jurisdiction to
Hear State medical claims At. 12-11-30, Subsection (1975) of 28 U.SC- 636, Thubted By Provisions 18 U.S.C. 1343 (2) Hagan V. levine 415 415,528 (1967) BELL V. Hode, Tinited mine workers vs Gibbs Supra, Freep Rule 23 (2) The Court HAS Jurisdiethen At. 28 USC. 1331, 1332 and 1391 of 42 U.S.C. 1983, Af Sullivan Vs. Little Hunting Parle. 18 U-SC. 1981, where The Willital discrimination, operated As Patern of deliberate will exerce for 18 USC 242

14)

Defendants, etal, Beening III The Edetrel of Willifull,
Acting with Obduracy well.
To Violate Tenited States, states
Thomate Rights, under Color of
Sitauata Law, £100 23 (2)

the Plaintiff Request for Civil Sanctions to BE Conferred upon, all defendants from widespread Functions its Beening Both Delibered Indifferent, to Proper ... Medical Care, By Omission of note to Deny Same, under Cabr of Law, Did Violate, 429 U.S. H. 106

Certificate of Service

On BEHAH of the Class, BEENING 80

Numerious, for Furpose - Hop Rule 23(2)

All defendante of the Action, By 23(2)

\* Notice of Same In office of Clerks office

Montgomery AL. 3613p 8-

Troof of Service \_ did Notify, All this Adviens, and By idacits Attrohed to Such NON Personal (Thop) of , and Dispositing same top 230/ approximate, 75 11 Fage. he Class Beening So Numerious Rep) Rule 23(2) Whether Read with other Complaints Simiular Situated Plaintiff. CO 47 Go Defendant Ally etal free 23 (2)